Document 31

Filed 10/21/25

Page 1 of 2 Page ID

Case 8:25-cv-01485-CV-JDE

- 2. All deadlines in this case are extended for a period of time commensurate with the duration of the lapse in appropriations.
- The hearing on Defendants' joint motion to dismiss the complaint (Doc. # 25), which was previously set for October 24, 2025 is HEREBY VACATED.
- 4. The scheduling conference, which was previously set for December 12, 2025 (Doc. # 28), is also HEREBY VACATED, along with the other dates related to the scheduling conference (e.g., the filing of the Joint Rule 26(f) Report).
- Counsel for Plaintiff shall promptly file a notice advising the Court and Defendants' counsel as soon as the Federal Government shutdown has ended and appropriations for the U.S. Department of Justice have been restored.
- 6. After the government shutdown has ended, counsel for the Parties shall promptly confer regarding new dates for a hearing regarding Defendants' motion to dismiss and for a scheduling conference. For the hearing on the motion to dismiss, counsel shall select a Friday (available on the Court's calendar) approximately 14–21 days after the shutdown has ended. For the scheduling conference, counsel shall select a new hearing date on an available Friday that is approximately 7 weeks after the new hearing date on the motion to dismiss. Within seven (7) days of the restoration of appropriations to the U.S. Department of Justice, the parties shall file a stipulation proposing the new dates for the hearing and conference.

IT IS SO ORDERED.

Dated: 10/21/25